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**Regulatory incentives and financial reporting quality in public
healthcare organisations**

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Regulatory incentives and financial reporting quality in public healthcare organisations

Abstract

English National Health Service Foundation Trusts are subject to a regulatory regime in which the level of monitoring and intervention is determined by performance against two key performance metrics: a ‘financial risk rating’, based on a number of performance metrics, such as the reported surplus margin and return on assets, and a ‘prudential borrowing limit’. In this paper we investigate the variation in financial reporting quality, proxied by discretionary accruals, with the incentives introduced by this regime. We find: first, that discretionary accruals are managed to report small surpluses; second, that, consistent with the avoidance of regulatory intervention in both the short and medium term, discretionary accruals are more positive when pre-managed performance is below intervention triggering thresholds and more negative when well above threshold; third, that, despite a move away from financial breakeven as the primary performance objective, there remains an aversion to small loss reporting. We further find that the level of discretionary accruals is driven by two metrics of strategic significance: the surplus margin (a measure of retained earnings) and the prudential borrowing limit (a measure of borrowing capacity).

Key words: discretionary accruals; healthcare; public sector; regulation.

Regulatory incentives and financial reporting quality in public healthcare organisations

1 Introduction

Over the past thirty years an ongoing programme of public sector reform throughout the OECD has resulted in the increased marketization of public services, the corporatisation of public sector entities, and the emulation of private sector ‘best practice’ including increased managerial freedom (Pollitt and Bouckaert 2011). Such reforms are widely referred to as New Public Management (NPM) (Hood 1991, 1995) and have been particularly pronounced in the area of healthcare, where public spending accounts for more than 7% of GDP for most of Europe, the British Commonwealth and the US¹ (House of Commons 2011, p.4). To protect both public money and services there has been a corresponding growth in risk-based regulation in which the extent of scrutiny and intervention into public service providers has been determined by their performance against a number of pre-determined performance metrics and in which an assessment of financial sustainability plays a key role (Black and Baldwin 2010). In this context, variations in financial reporting quality could undermine both regulatory effectiveness and resource allocation across and between public services. In this paper, we investigate the variation of financial reporting quality with regulatory incentives when public entities are granted considerable managerial freedom and are subject to a risk based regulatory regime.

Whilst agency theory predicts the management of financial performance to avoid regulatory intervention and to trigger rewards for good performance, theories of public service motivation offer an alternative framework in which we might not expect significant management of reported performance. First, the primary objective of public sector organisations is service delivery rather than the generation of profit (International Public Sector Accounting Standards Board® (IPSASB®) 2014, p.4). Second, the incentive framework in the public sector is weak: the incidence of performance related pay is low and has a focus on service delivery rather than financial performance (The Work Foundation 2014). Third, information asymmetry between organisational managers and those monitoring and evaluating their

¹Total spending on healthcare in the US is more than twice that of other nations but approximately half is represented by public (federal) spending mainly on the Medicare and Medicaid programmes.

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2
3 performance is often low: regulators and funding providers often have the power and
4
5 resources to demand additional information which reduces the potential for disguising
6 underlying performance. These factors arguably combine to create a culture which is
7
8 inimical to the misleading of key stakeholders, such as regulators and the public,
9
10 about the underlying financial performance of the entity. However, NPM-inspired
11 reforms have undoubtedly strengthened the incentive framework and in this context
12
13 there has been some concern, and evidence, that such reforms erode and ‘crowd out’
14
15 public service motivation and values (Georgellis et al. 2011, Jørgensen and Anderson
16 2011, Bellé 2015). Further, with the widespread adoption of accruals accounting
17
18 throughout the OECD public sector (Blöndal 2003), the incentives and opportunities
19
20 for the management of reported financial performance have been increasing.

21
22 In not for profit entities, for example, Jegers (2010) has analysed the
23
24 manipulation of earnings and other financial indicators and shows that agency
25 problems exacerbate earnings management with a potentially negative impact on
26
27 welfare, an issue also raised in a study of performance measurement practices in the
28
29 public sector by Cuganesan et al. (2014). They identify the tensions between the
30
31 performance of individual accounting entities and broader system objectives with, for
32
33 example, ‘.an emphasis on local goal achievement at the expense of broader global
34
35 objectives, and a focus on measured performance dimensions to the detriment of
36
37 unmeasured ones such as system responsibility and important inter-organisational
38
39 collaboration’ (p.281). Both Jegers (2010) and Cuganesan et al. (2014) call for
40
41 additional research into performance measurement in the public sector with a view to
42
43 exploring the risks associated with current practice. This paper represents a response
44
45 to these calls.

46
47 Our setting is English National Health Service Foundation Trusts. Foundation
48
49 Trusts account for more than £30bn, roughly 30%, of UK annual public expenditure
50
51 on healthcare. They were established from 2004-05 and have been granted an
52
53 unprecedented level of managerial freedom (Lapsley and Schofield 2009) including
54
55 the ability to retain surpluses and to borrow commercially in order to fund their
56
57 strategic development, over which they exercise a high degree of autonomy.
58
59 Foundation Trusts are subject to regulation by an independent regulator, *Monitor*,
60
(Health and Social Care (Community Health and Standards) Act 2003) which

operates a risk-based regulatory regime² (Monitor 2009b p.5). Poor performance against a number of financial metrics results in intervention in the form of additional monitoring and possible replacement of the Board and Governing Body (Health and Social Care (Community Health and Standards) Act 2003, s.23, National Health Service Act 2006, s.52) whilst good performance results in a reduction in the intensity of monitoring, and greater managerial autonomy (Monitor 2009b p.5). Regulatory action is triggered by performance against two key metrics: a ‘financial risk-rating’³, which aims to measure financial sustainability, (Monitor 2009b, pp. 4-5) and which is an aggregate measure of performance (comprising EBITDA margin, surplus margin, return on assets, liquidity and performance against plan) and a ‘prudential borrowing limit’ which is a measure of gearing and borrowing capacity. This regime thus introduces incentives for the avoidance of regulatory intervention and for the triggering of additional managerial autonomy.

Prior literature has explored accruals management in public sector entities only in response to the financial breakeven benchmark and has found income increasing (decreasing) discretionary accruals when pre-managed performance is below (above) this benchmark and that public entities also manage discretionary accruals to avoid the reporting of small losses (Leone and Van Horn 2005, Ballantine et al. 2007). We contribute to this literature and to our understanding of financial reporting quality in the public sector by investigating the impact of a new form of public sector regulation. We use discretionary accruals as our proxy for financial reporting quality and, using data sourced from financial statements and the regulator’s reporting template, estimate a pre-managed risk rating and prudential borrowing limit. We find that: first, discretionary accruals are income increasing (decreasing) for pre-managed deficits (surpluses) indicating that financial performance is managed to

² A risk based regulatory regime is one in which the level of monitoring and of regulatory intervention is proportionate to the assessed risk to services and/or financial sustainability. Such regimes are being increasingly adopted as public money is devolved to service providers with increased levels of managerial freedom, and in order to generate efficiency in regulatory costs by targeting regulatory attention where it is most needed. For a summary of the key features of a risk based regulatory regime, see Black and Baldwin 2010, pp. 183-185. The Foundation Trust regulatory regime exhibits these key features.

³ ‘Financial risk rating’ is the regulator’s terminology and includes metrics which are related to operational performance (such as EBITDA and % of plan EBITDA achieved) as well as metrics related for example to liquidity. The term is used to distinguish it from service based non-financial metrics such as waiting times for treatment.

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3 report small surpluses; second, consistent with incentives to avoid regulatory
4
5 intervention, discretionary accruals are significantly more positive when the pre-
6 managed risk rating is just below the intervention triggering threshold and when the
7
8 prudential borrowing limit is breached; third, consistent with incentives to protect
9
10 future performance against cost and revenue pressures, and the possibility of future
11 regulatory intervention, that they are significantly more negative when well above the
12
13 risk rating intervention threshold; fourth, that, despite a move away from financial
14
15 breakeven as a key objective, there remains an aversion to small loss reporting. When
16 the financial risk rating is disaggregated we further find that the management of
17
18 discretionary accruals is being driven by the income and expenditure surplus/deficit -
19
20 a measure of retained earnings and a key performance metric for all stakeholders - and
21 by the prudential borrowing limit, a breach of which would have implications for the
22
23 strategic capacity of the Trust.
24

25 This paper proceeds as follows: section 2 considers prior literature; section 3
26 gives further contextual information regarding the institutional setting and includes
27
28 our hypothesis development; section 4 sets out our method, data and sampling;
29
30 section 5 reports our findings and section 6 concludes with a discussion and
31
32 consideration of the implications of our findings.
33
34

35 **2 Prior literature**

36 Prior empirical studies in the not-for-profit and public sectors have focused on
37
38 reported surpluses. These studies show that, in response to the need to protect existing
39
40 and future levels of funding and for the signalling of competence in the use of
41 resources, entities manage earnings to report small surpluses close to zero, thereby
42
43 demonstrating an aversion not only to the reporting of losses (consistent with the
44
45 findings of the much more substantive private sector literature), but also to the
46 reporting of large surpluses. Evidence of such management has been found in both
47
48 public and not-for-profit hospitals (Hoerger 1991, Leone and Van Horn 2005,
49
50 Ballantine et al. 2007) and in the not-for-profit sector more generally (Verbruggen
51 and Christiaens 2012).
52
53

54 Ballantine et al. (2008) in the UK and Eldenburg et al. (2004) in the US also
55
56 provide evidence of incentives to avoid the reporting of losses by finding that board
57 turnover is higher when losses are reported. Consistent with a profit objective, such
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3 turnover was found to be higher in for-profit hospitals than not-for-profit hospitals
4
5 (Eldenburg et al. 2004). Hoerger (1991) similarly finds that the variability of
6 profitability is greater in for-profit than not-for-profit hospitals. In the US not-for-
7 profit sector, the manipulation of accounting numbers has also been found in the form
8
9 of cost-shifting in response to managerial compensation incentives (Krishnan et al.
10 2006, Jones and Roberts 2006) and in order to reduce reported administrative and
11 fund-raising expenditure for the purposes of enhancing the perceived efficiency of the
12
13 entity by donors (Krishnan and Yetman 2011).
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Prior research in the private sector indicates that the regulatory setting, and the possibility of increased regulatory scrutiny in particular, creates incentives for the management of reported financial performance (Jones 1991, Mensah et al. 1994, Burgstahler and Dichev 1997, Kasznik 1999, Navissi 1999). There are currently no equivalent studies in the public sector environment. Public sector entities have conventionally been subject to a direct performance management regime, associated with a command and control culture, rather than the independent regulation which is associated with higher levels of managerial freedom. The institutional setting of Foundation Trusts, which is characterised by strong regulatory oversight offers an opportunity to address this gap.

A number of studies investigating accruals management in the public and not-for-profit sectors adopt the model developed by Leone and Van Horn (2005). They find a negative association between discretionary accruals and pre-managed performance and that discretionary accruals are managed to reduce both surpluses and deficits by about 44%. Elsewhere, in Portuguese municipalities and in the wider not-for-profit sector, the reduction is found to be between 40% and 80% (Ferreira et al. 2012, Verbruggen and Christiaens 2012). However in a study of UK universities, Greenwood and Tao (2016) find that financial reporting quality improves with the extent of regulatory monitoring, as proxied by the proportion of public funds sourced from the sector regulator. This effect has also been observed in the US healthcare sector where Krishnan and Yetman (2011), in a study of not-for-profit hospitals, find that cost-shifting aimed at enhancing efficiency ratios is reduced with the proportion of funding sourced from the Medicare and Medicaid programmes. We contribute to this literature by investigating the extent of accruals management in a healthcare setting which is funded, almost entirely, by regulated public funding.

1
2
3 In the UK, Ballantine et al. (2007) have investigated accruals management in
4
5 the public sector setting of English National Health Service (NHS) Trusts, the
6 predecessors of NHS Foundation Trusts. NHS Trusts were subject to direct
7
8 performance management by the Department of Health and the primary financial
9
10 objective was a statutorily enshrined annual performance target of financial breakeven
11 (National Health Service and Community Care Act 1990). In this institutional setting
12
13 the use of discretionary accruals to report small surpluses just above zero was found
14
15 to be particularly marked. However, with the establishment, from 2004-05, of
16 Foundation Trusts, the emphasis moved away from a primary focus on financial
17
18 breakeven to performance evaluation based on multiple financial metrics and the
19
20 generation of surpluses to fund service development. We contribute to the literature
21 by investigating the impact of this new regulatory regime on financial reporting
22
23 quality.
24
25

26 **3 Regulatory setting and hypothesis development**

27 NHS Foundation Trusts were established from 2004-05 as the preferred model
28
29 of healthcare service delivery in England (Health and Social Care (Community Health
30 and Standards) Act 2003). As at the end of 2013-14 there were 147 Foundation Trusts
31 in total, represented by 101 trusts delivering acute hospital services and 46 delivering
32 mental health or ambulance services. They receive most of their capital, in the form of
33
34 'taxpayers' equity', and revenues, in the form of contracted payments for patient
35 treatments, from other public bodies but are free from central government control.
36
37 Instead, they report directly to Parliament and are subject to regulation by an
38
39 independent regulator, *Monitor*. A distinctive feature of the setting is that, unlike
40
41 their predecessor organisations (NHS Trusts) and other public sector entities, they are
42
43 expected to generate surpluses for reinvestment into the strategic development of their
44
45 services, over which they exercise a large degree of autonomy. A further radical
46 innovation in the context of Foundation Trusts is their ability to borrow money from
47
48 commercial markets to further fund their development.
49

50
51 *Monitor* adopts a risk based approach to regulation: the level of scrutiny and
52
53 of intervention is determined by a financial risk rating and a prudential borrowing
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55 limit. The aim is to protect continuity of service by acting as measures of financial
56
57 viability (Monitor 2013).
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3 The financial risk rating is determined by performance against 5 component
4
5 metrics. Figure 1 shows that these are categorised as being related to financial
6 efficiency (measured by the I&E surplus margin and return on assets - total weighting
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8 40%); underlying performance, (measured by the EBITDA margin % - weighting 25
9
10 %); liquidity (weighting 25%) and achievement of plan (measured by EBITDA as a %
11 of plan – weighting 10%).
12

13
14
15 Insert Figure 1 about here
16
17

18
19 A component risk rating of between 1 (poor) and 5 (good) is first determined
20 by the threshold levels of performance as shown in Figure 1. Appropriate weightings
21 are then applied to these component risk ratings to arrive at a final overall risk rating
22 of between 1 and 5. Risk ratings below 3 result in additional monitoring and other
23 forms of intervention whilst a risk rating of 5 can result in less frequent monitoring,
24 and the potential for greater managerial autonomy (Monitor, 2009b, pp. 5 and 7). An
25 example illustrating how the final rating is calculated is included in Figure 1. This
26 shows that a Trust with an I&E surplus margin of 0.8% (component rating 2), an
27 ROA of 3.5% (component rating 3), EBITDA margin of 6.2% (component rating 3),
28 liquidity of 28 days (component rating 4) and a plan performance of 83% (component
29 rating 3), achieves an overall financial risk rating of 3. This Trust's performance is
30 therefore above the threshold for intervention even though the I&E surplus
31 component falls below a 3 rating.
32
33

34 The risk rating system also has features which discourage year-end accruals
35 management: it is multi-dimensional such that the impact of manipulation is rendered
36 less readily computable; the flattery of current year financial performance at the
37 expense of future reported performance is mitigated by the capping of ratings for
38 Trusts forecasting losses (Monitor 2009b, p.15); and finally, over-optimism in
39 forecasting is discouraged through the % of plan metric (see Figure 1). However,
40 notwithstanding these features, the framework creates incentives to manage
41 performance in order to first, avoid intervention in the event of poor performance and
42 second, to trigger rewards for better performance. This latter incentive is, however,
43 tempered by incentives to manage performance downwards in order to signal
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3 efficiency and effectiveness in the use of resources; to avoid the adverse publicity
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5 associated with the reporting of high surpluses; and, in a period of pressures on public
6 spending and year-on-year requirements to deliver efficiency savings, a desire to
7
8 provide a contingency against future cost and revenue pressures. In this context
9
10 accruals management has been a matter of concern to the regulator because when the
11 health service is under financial pressure there is a heightened imperative to
12
13 demonstrate efficiency and effectiveness in the use of public funds, not only in
14
15 individual trusts but across the whole healthcare system.

16
17 The second key metric which can determine regulatory intervention is the
18
19 ‘Prudential Borrowing Limit’. The ability to borrow funds from commercial sources
20 is an NPM-inspired innovation which has the objective of delivering greater
21
22 flexibility and managerial autonomy to Foundation Trusts in order to develop their
23
24 services. However, to protect services from risky borrowing, this facility is regulated
25 by the Prudential Borrowing Code (Health and Social Care (Community Health and
26 Standards) Act 2003, s.12, Monitor 2009a). Based on experience in the US where not-
27
28 for-profit hospitals with credit ratings equivalent to the minimum investment grade of
29
30 BBB (Standard and Poor’s, Fitch) have access to a wider range of affordable funding,
31
32 the Prudential Borrowing Code requires that Foundation Trusts maintain a level of
33
34 liquidity which is consistent with a BBB credit rating. This is determined by reference
35 to four key ratios, based on annual plan projections, for which minimum levels of
36
37 performance are required. The ratios are dividend⁴ cover, interest cover, debt service
38
39 cover and debt service as a % of revenue. The minimum levels of performance can be
40
41 seen in Figure 2. Breach of any one of these thresholds, either on actual or revised
42
43 forecast performance, has the potential to trigger regulatory intervention and a
44
45 reduction in borrowing capacity, thereby creating an incentive to manage performance
46
47 to avoid breach of the prudential borrowing limit.

48

49 Insert Figure 2 about here
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57 ⁴The taxpayers’ equity which funds Foundation Trusts is provided subject to the requirement to pay an
58 annual ‘public’ dividend currently set at 3.5%.
59

1
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3 **3.1 Hypothesis development**
4

5 Public motivation theory and the presence of a strong monitoring framework
6 which incorporates features which discourage the management of accruals lead to our
7 null hypothesis:
8

9
10 *Hypothesis: There is no variation in discretionary accruals with pre-*
11 *managed financial performance.*
12

13
14
15 However, the regulatory environment of Foundation Trusts introduces
16 incentives for the management of accruals and we therefore supplement this null
17 hypothesis with alternative hypotheses.
18

19
20 Prior research in the public and not-for-profit sectors has found a negative
21 association between discretionary accruals and pre-managed surpluses (Leone and
22 Van Horn 2005, Ferreira et al. 2012, Verbruggen and Christiaens 2012) in response to
23 incentives to signal efficiency and effectiveness in the use of resources, avoidance of
24 the adverse consequences of reporting a deficit and weak incentives for reporting
25 large surpluses. Ballantine et al. (2007) also find accruals management in response to
26 incentives to provide contingencies against future reductions in income and/or rises in
27 costs. Similar incentives for managing accruals to report small surpluses exist in the
28 Foundation Trust regime and we therefore expect discretionary accruals to be
29 performance increasing in the presence of a pre-discretionary deficit and performance
30 decreasing in the presence of a pre-discretionary surplus.
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40 *H1: There will be a negative association between discretionary accruals and*
41 *the pre-managed surplus.*
42
43

44 However, the Foundation Trust regulatory regime introduces other incentives
45 for managing accruals so we test the general alternative hypothesis:
46
47

48 *H2: Discretionary accruals are additionally managed in response to specific*
49 *incentives introduced by the regulatory regime.*
50

51 The strongest incentive is that of intervention avoidance:
52

53 *H2a: Discretionary accruals are additionally performance increasing to*
54 *avoid intervention, i.e. when the pre-managed risk rating is 2 or when the*
55 *pre-managed prudential borrowing limit is breached.*
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3 For each of the other pre-managed risk ratings, the incentives for accruals
4
5 management over and above that captured by H1 are less clear. At levels of
6 performance which are well above the threshold for intervention (pre-managed risk
7
8 ratings of 4 or 5) the incentives to reduce reported performance are captured by the
9
10 pre-managed surplus in H1. It is, however, questionable whether the incentives to
11 create contingencies against future cost and revenue pressures, would result in
12
13 accruals management greater than this as such incentives are not specific to the
14
15 Foundation Trust setting. For those Trusts with a pre-managed risk rating of 3,
16 rewards in the form of lower monitoring levels provide an incentive to manage
17
18 performance upwards but this is moderated by the incentives to sustain performance
19
20 over the medium term and to avoid future intervention. A Trust is unlikely to manage
21 performance upwards this year if that puts at risk the ability to achieve a 3 rating in
22
23 future years. On the other hand, at low levels of performance (pre-managed risk rating
24
25 of 1) there may be issues of managerial competence with little scope of avoiding
26 intervention. There may also be, for some Trusts, the possibility of ‘big bath’
27
28 accounting in order to flatter future reported performance and risk ratings.
29

30
31 Thus, in all the above circumstances, the alternative hypothesis is ambivalent
32 about the level of additional accruals management:
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35
36 *H2b: For a pre-managed risk rating of 1, 3, 4 or 5 the level of accruals*
37 *management is consistent with H1, i.e. no additional management.*
38

39 Finally, despite the move away from financial breakeven as the primary
40 performance benchmark, loss aversion remains as a feature of the regulatory regime
41 and both private sector and public sector literature finds that small loss avoidance is a
42 strong motivator for accruals management.
43
44

45
46 *H2c: Discretionary accruals will be more positive for small pre-*
47 *managed deficits.*
48

49
50 To test these hypotheses we estimate discretionary accruals and investigate
51 whether there is any variation with the pre-managed risk-rating and with the
52 prudential borrowing limit.
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4 Research design

4.1 Sample and data

Our sample includes all Foundation Trusts over the five year period from 2009-10 to 2013-14. The number of Trusts increases from 129 in 2009-10 to 147 in 2013-14 giving a total of 700 Trust-year observations. However, as a result of the deduction of part-year observations for Trusts which come into existence part way through the financial year, the absence of lagged observations for new Trusts, and the requirement for leading and lagging data in the modelling of discretionary accruals our sample reduces to 518 observations representing the four years from 2009-10 to 2012-13. The final sample for our multivariate analysis is further reduced to 332 observations as a consequence of the requirement for lagged data and 41 missing data for Trusts working capital facility.⁵

Financial statement data for the years 2009-10 and 2010-11, and lagged variables for 2008-09, were obtained from the Laing and Buisson database of NHS financial statements. Data for 2011-12 to 2013-14 data was accessed direct from the *Monitor* consolidation schedules as was data for the working capital facility throughout the period of our study.⁶ Plan data was not available and is therefore omitted from our analysis.

4.2 Accruals modelling

In this paper, we adopt an aggregate accruals method. Although both aggregate accruals and the specific accrual of depreciation have been investigated in prior literature, no management of depreciation has been found (Stalebrink 2007, Pilcher and Van der Zahn 2010) and, in the Foundation Trust context both bad debts and inventory, which have been investigated elsewhere (Marquardt and Wiedman 2004), are low. In contrast there is flexibility in payables. Accrued expenses, for example, comprise many small items and have been rising over the period of our

⁵This data is required for a calculation of the liquidity metric – see Figure 1.

⁶Monitor consolidation schedules were accessed via:

<https://www.gov.uk/government/collections/foundation-trust-consolidation-ftc-accounts-data>. The publication of these schedules represents a recent innovation by Monitor in response to this study. Monitor has confirmed that the data in the 2009-10 and 2010-11 data in the Laing and Buisson database has been taken from their consolidation schedules and the two sources are therefore identical.

1
2
3 study.⁷ There also exists the possibility of exploiting long term provisions as a means
4
5 of managing performance. For well-performing Trusts this is particularly beneficial
6 because a long term provision can be increased and reduce the operating and surplus
7 margins without adversely influencing the liquidity position. We therefore incorporate
8 variations in our definition of the accruals that we investigate to capture both long
9 term provisions and depreciation.
10
11
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14 The basis for our modelling of accruals is the model of Dechow and Dichev
15 (2002) which is based on cash flows. We adapt this model as recommended by
16 McNichols (2002), and applied by Ballantine et al. (2007), to accommodate changes
17 in revenue and the level of PPE (equation 1). Using a pooled OLS regression, we
18 estimate discretionary accruals as follows:
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$$\Delta WC_{it} = \alpha_1 + \alpha_2 CFO_{it-1} + \alpha_3 CFO_{it} + \alpha_4 CFO_{it+1} + \alpha_5 \Delta REV_{it} + \alpha_6 PPE_{it} + \varepsilon_{it} \quad [1]$$

25
26

27 Where: ΔWC_{it} is calculated as the change in non-cash current assets from
28
29 time t-1 to time t, minus the change in cash and minus the change in current liabilities
30 for entity i; CFO_{it-1} , CFO_{it} and CFO_{it+1} represent lagged, contemporaneous and
31 leading cash flows from operations; ΔREV_{it} is the change in revenue from time t-1 to
32
33
34
35

36 time t; PPE_{it} is property, plant and equipment at time t; ε_{it} is the residual, a measure
37 of discretionary accruals. All variables are scaled by lagged total assets (Ballantine et
38 al. 2007). Further, to reflect the specific accounting and regulatory environment of
39 Foundation Trusts and the potential use of long term accruals to manage reported
40 financial performance, we also use total accruals (including depreciation and long
41 term provisions) to estimate discretionary accruals. The results of these estimations
42 show that total accruals generates the highest explanatory power and we therefore
43 adopt this definition for the purposes of our second stage analysis.
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53 ⁷The mean value of payables over the period of our study has risen from 11% of assets (£19m) in 2010
54 to 14% (£30m) in 2014. Over the same period cash has risen from 13% of assets (£22m) in 2010 to
55 17.5% in 2013, falling slightly to 15% (£29m) in 2014. This has been a particular concern of the
56 regulator as it raises questions about allocative efficiency, overall system wide performance and the
57 potential for public and political pressure for cash balances to be reduced in favour of improved
58 services.
59
60

The Dechow and Dichev (2002) model for the estimation of discretionary accruals has however been criticised (Wysocki 2009) as being poorly suited to the testing of earnings management on the basis that discretionary accruals made with the intention of smoothing earnings will tend to be classified as nondiscretionary. We therefore test our findings using first, the modified Jones model (Dechow et al. 1995) and second, using the approach adopted by Dechow et al. (2012)⁸.

4.3 Model development

To investigate the extent to which discretionary accruals vary in response to regulatory incentives we follow Leone & Van Horne's (2005) model which tests for variation of discretionary accruals in a not-for-profit setting. They model discretionary accruals as a function of pre-managed performance, of last year's reported performance and last year's discretionary accruals.

To test our hypotheses we adapt this model by introducing an indicator variable which represents the pre-managed risk rating. We also include control variables for trust type, location and size, and year dummies to accommodate yearly variations for example in funding and in demand. We estimate the following regression:

$$DA_{it} = \alpha_0 + \alpha_1 Pre-mSurp_{it} + \alpha_2 Rating_{it} + \alpha_3 RepSurp_{it-1} + \alpha_4 DA_{it-1} + \alpha_5 Region + \alpha_6 Type + \alpha_7 \Pi_{it-1} + \sum_{j=1}^{j=3} \alpha_{7+j} YEAR_j + \varepsilon_{it} \quad [2]$$

Where: *DA* is discretionary accruals from the estimation model, equation [1]; *Pre-mSurp* represents the pre-managed surplus scaled by lagged total assets; *Rating* is the pre-managed risk rating taking the values of 1, 2, 3 or 4 (where 4 captures a risk rating of both 4 and 5); *RepSurp* is reported surplus scaled by lagged total assets.

This model allows for performance matching through the continuous variable *RepSurp_{it-1}* (Kothari et al. 2005) and for the reversing out of discretionary accruals through the lagged variable *DA_{it-1}*. *Region* and *Type* are control variables representing location and Trust type based on the regulator's classifications of acute,

⁸We identify Trust-year observations vulnerable to accruals management as those which just pass the threshold for a risk rating of 3 and allow for the reversing out of accruals in the following years 1 and 2.

⁹Dechow et al. (2012) use a binary variable to allow for the reversing out of accruals. In this method we use, consistent with Leone and Van Horn (2005), a continuous variable to control for the potential autocorrelation in discretionary accruals.

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3 acute specialist, acute teaching, mental health and ambulance; TI_{it-1} is lagged total
4 income, a control variable for Trust size; $YEAR$ is an indicator variable for the years
5 2010-11 to 2012- 2013; ε is the error term. Control variables are included to control
6 for the possibility that local health economy factors, organisational size and
7 organisational complexity or business model affect the level of discretionary accruals.
8
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10
11 To calculate the pre-managed ‘financial risk rating’ we first compute the four
12 pre-managed component ratings of I&E surplus margin, EBITDA margin, ROA and
13 liquidity metric using *Monitor’s* reporting template¹⁰ for each year of our study. Thus
14 any minor changes in the metrics over the period, as shown in Figure 3, have been
15 incorporated into our estimates. For the I&E surplus margin, the EBITDA margin and
16 the ROA metrics, discretionary accruals are deducted from the reported EBITDA and
17 I&E surplus figures, and from the assets/capital employed figure; for the liquidity
18 metric discretionary accruals are deducted from the reported ‘net liquid resources’¹¹
19 and operating expenses. This method of calculating the pre-managed liquidity
20 component assumes that all discretionary accruals are working capital accruals.
21 However, we have used a model of total accruals, including long term provisions and
22 depreciation, for estimating discretionary accruals, and so treating all as working
23 capital accruals may overstate the working capital component. We therefore
24 supplement our analysis by assuming, for the purposes of calculating the pre-managed
25 liquidity component, that only half of the estimated discretionary accruals are working
26 capital accruals.
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40 A pre-managed aggregate risk rating is then computed by applying the
41 appropriate weightings (as in Figure 1) to each component rating and summing the
42 results. As the % plan metric, with a weighting of 10%, has been omitted because of
43 the unavailability of data, the sum of the four weighted component ratings is divided
44 by 0.9 to arrive at an estimated final risk rating. Analysis of the implications of
45 omitting the plan metric first indicates that, as a consequence of the difference in the
46 weightings applied to each component, misclassification of the final risk rating can
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53 ¹⁰ We are grateful to Monitor for access to these templates.

54 ¹¹ Net liquid resources are defined as: Current Assets (excl. Inventories, Derivative Related Assets,
55 Available/Held for Sale Assets and Charitable Funds Assets) – Current Liabilities (excl. Charitable
56 Funds Liabilities) + any unused ‘Committed Working Capital Facilities’ (see Figure 3). Foundation
57 Trusts are required by the regulator to have working capital facilities in place with banks amounting
58 to about one month’s operational expenditure.
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3 only occur in a limited number of component rating combinations and second, that the
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5 inclusion of the omitted plan rating would, in these instances, strengthen the findings
6 in favour of our hypotheses.¹²
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10 Insert Figure 3 about here
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14 We further investigate the influence on financial reporting quality of a pre-
15 managed breach of the prudential borrowing limit and, in order to gain some insight
16 into the management of individual component metrics of the risk rating, a pre-
17 managed component rating of 2 (signalling the potential for intervention) for each of
18 the EBITDA%, surplus %, ROA% and liquidity metrics.
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$$24 \quad DA_{it} = \alpha_0 + \alpha_1 Pre-mSup_{it} + \alpha_2 Comp_{it} + \alpha_3 RepSup_{it-1} + \alpha_4 DA_{it-1} + \alpha_5 Region + \alpha_6 Type + \alpha_7 \Pi_{it-1} + \sum_{j=1}^{j=3} \alpha_{7+j} YEAR_j + \varepsilon_{it} \quad [3]$$

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28 Where: *Comp* is an indicator variable which takes the value of 1 when the pre-
29 managed prudential borrowing limit is breached or when an individual component of
30 the risk rating (EBITDA%, surplus %, ROA% and liquidity) is 2. To compute the pre-
31 managed prudential borrowing metric we deduct discretionary accruals from the
32 reported ‘revenue available for debt service’ (see Figure 2).
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37 However, whilst we predict accruals management in response to a potential
38 breach of the prudential borrowing limit (Hypothesis 2a) it is not possible to make the
39 same prediction about individual component metrics. As illustrated in Figure 1 a
40 rating of 2 on one metric may be offset by performance on one or more other metrics,
41 resulting in a 3 (or greater) rating overall. Nonetheless this part of our analysis will
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48 ¹² As an illustration: A trust can only be misclassified as a 2 rating (when inclusion of the plan rating
49 would have resulted in a 3 rating) if the sum of the I/E rating and the ROA rating is 7, the sum of the
50 EBITDA and liquidity rating is 5, and the omitted plan rating is 4 or 5.

51 Similarly a trust can only be misclassified as a 3 rating (when inclusion of the plan rating would have
52 resulted in a 2 rating) if the plan rating is 2 and all the other metric ratings are 3.

53 Misclassifications bias our findings in favour of our hypotheses because, as in the example, above,
54 misclassification of a Trust as having a pre-managed risk rating of 3, where we predict no earnings
55 management, would result in an overestimation of discretionary accruals associated with this rating.
56 Similarly, misclassification of a Trust as having a pre-managed risk rating of 2, where we do predict
57 earnings management, would serve to underestimate the level of discretionary accruals associated
58 with this rating.

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3 provide some insights into the underlying dynamics of accruals management in this
4 setting.

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7 The coefficient α_1 on *Pre-mSurp* in equations 2 and 3 tests Hypothesis 1 and
8 we expect this coefficient to take a negative value to indicate income increasing
9 (decreasing) discretionary accruals for pre-managed deficits (surpluses). The
10 coefficient α_2 on *Rating* in equation 2 and on *Comp* in equation 3 (when *Comp* is
11 represented by the pre-managed prudential borrowing limit) tests hypothesis 2a. We
12 expect this coefficient to be positive when the pre-managed risk rating is 2 and when
13 the pre-managed prudential borrowing limit is breached, indicating additional accruals
14 management to avoid regulatory intervention. Finally, the coefficient α_2 on *Comp* in
15 equation 3 also tests Hypothesis 2c. We expect α_2 to be positive for a small pre-
16 managed deficit indicating additional accruals management in order to avoid reporting
17 a small loss. We predict no additional accruals management when the pre-managed
18 risk rating is 1, 3, 4 or 5.

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21 Our predictions for the expected signs on each of the independent variables are
22 summarised in Figure 4.

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Insert Figure 4 about here

5 Findings

5.1 Descriptive statistics and univariate analysis

Descriptive statistics for our sample which set the context for our investigations are shown in Table 1.

Insert Table 1 about here

Table 1 shows that the mean total income of our sample is £267m and mean total assets £202m. Mean EBITDA and I&E surplus as a % of income amount to 6.1% and 1.6% respectively. Median values are similar at 6.0% and 1.4%

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2
3 respectively. Thus both mean and median values are above the thresholds (I&E 1%
4
5 and EBITDA 5%) for a component risk rating of 3. The I&E surplus margin in
6
7 comparison with the EBITDA margin is more dispersed, less negatively skewed (-0.5
8
9 vs -1.0) and more leptokurtic (kurtosis = 19.7 vs 8.6). The closer proximity of the
10
11 mean I&E performance (1.6%) to the threshold (1%) and its higher dispersion (3.5%)
12
13 suggest that the I&E margin may be more of a binding constraint than the EBITDA
14
15 margin which at a mean value of 6.1% and lower dispersion (2.9%) suggests more
16
17 flexibility in achievement. In the full sample of 518 observations, a count of those
18
19 achieving the EBITDA and I&E margins associated with a component rating of 3,
20
21 reveals that 343 observations achieve the I&E surplus target of 1% whereas 405
22
23 achieve the comparable EBITDA target of 5%. With regard to liquidity the mean
24
25 value of 29 days is well above the threshold (15 days) for a component risk rating of 3
26
27 but has large variability (standard deviation = 26 days). The mean value of the ROA
28
29 of 3.4% is close to the threshold for a 3 rating (3%) reflecting the similarity of the
30
31 ROA measure of surplus with that used for the I&E surplus margin. The high standard
32
33 deviation (6.4) in ROA reflects the high variability in the asset base. The remaining
34
35 rows of Table 1 set the context in which we investigate the potential for accruals
36
37 management. In comparison with the mean I&E surplus of £4.3m, the mean value of
38
39 net current assets (including cash) is £11.2m. The mean value of payables is £25m
40
41 representing almost 10% of total income. The mean value of depreciation, which does
42
43 not affect the EBITDA margin but does have the potential for contributing to the
44
45 management of the I&E surplus and the ROA metrics, is £7.4m. The mean bad debt
46
47 expense is low at £0.3m but again with wide variability (min £-4.4m, max £9.6m).
48
49 Long term provisions amount to £1.8m (mean). Other figures in Table 1 illustrate that
50
51 elsewhere there may be limited scope for managing discretionary accruals: inventory is
52
53 low with a mean value of £3m as are receivables which, with a mean value of £11.4m,
54
55 represent just 16 days of revenue, and which are represented largely (over 80%) by
56
57 NHS balances¹³.

50 We proceed to report in Table 2 the pairwise correlations for the component
51
52 risk ratings and the prudential borrowing limit indicator. The components of the
53
54 financial risk rating are likely to be highly correlated as an improvement (worsening)
55
56 in one metric such as EBITDA will be accompanied by an improvement in all the
57

58 ¹³ Non NHS receivables (not tabulated) have a mean value of about £1m.

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3 other risk rating components. As expected Table 2 shows the expected high levels of
4
5 correlation for each variable, with the possible exception of the liquidity rating. As a
6 consequence, in our multivariate analysis, we first apply equation 3 to each
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8 component metric before including all four metrics in the one regression
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11 Insert Table 2 about here
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16 As a first stage of our investigation of accruals management in response to
17
18 regulatory incentives, Table 3 presents discretionary accruals analysed by the pre-
19 managed risk rating. This shows that discretionary accruals for a pre-managed risk
20 rating of 2 are performance increasing to the extent of 1.1% of lagged total assets
21 (p=0.000) or about £2.2m for a Trust with mean assets. For a Trust with a risk rating
22 of 4 or 5 discretionary accruals are income decreasing to the extent of 1.6% of lagged
23 total assets (p=0.002) or about £3.2m for a Trust with mean assets. The discretionary
24 accruals for observations where the pre-managed risk rating is very poor (1) or just
25 above the threshold for intervention (3) are not significantly different from zero.
26
27 These findings provide prima facie evidence that the null hypothesis of no variation in
28 discretionary accruals with underlying performance can be rejected.
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36 Insert Table 3 about here
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41 **5.2 Multivariate analysis**

42 Table 4 shows the results of equation 2. Columns 1-4 show the results for
43 each pre-managed rating of 1, 2, 3 and 4 or more (respectively) and Column 5 shows
44 the results for a regression which includes all ratings, using a rating of 3 as the
45 baseline group. The coefficient on the pre-managed surplus (*Pre-mSurp*) is negative
46 and significant in all cases at 1%. We can therefore reject the null hypothesis of no
47 variation in discretionary accruals with underlying performance. Consistent with
48 hypothesis 1 the coefficient (in the order of -0.1) across all columns indicates that
49 discretionary accruals are used to manage surpluses downwards and deficits upwards
50
51 - the bigger the pre-managed surplus (deficit), the bigger the income decreasing
52 (increasing) accruals. The results further show that, consistent with Hypothesis 2,
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3 discretionary accruals additionally vary with the pre-managed financial risk rating.
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5 Consistent with Hypothesis 2a, when the pre-managed rating is 2 (Column 2),
6 discretionary accruals are found to be more positive (coefficient 0.011, $p < 0.01$) and
7
8 therefore performance enhancing. Consistent with Hypothesis 2b, there is no evidence
9
10 of additional accruals management for a pre-managed rating of 1 or 3. However, for a
11 pre-managed risk rating of 4 or 5 above, and contrary to Hypothesis 2b, discretionary
12 accruals are found to be more negative (coefficient $= -0.018$, $p < 0.01$) indicating that
13
14 performance is reduced over and above the levels predicted by the Leone and Van
15 Horn (2005) model. This finding is consistent with strong incentives to protect future
16
17 performance and raises questions as to whether the linear model of discretionary
18
19 accruals which underpins the Leone and Van Horn model adequately captures
20
21 accruals management at high levels of pre-managed performance. The incentives
22
23 related to the protection of future performance and the avoidance of political and
24
25 public scrutiny are not specific to the Foundation Trust setting and therefore the
26
27 behaviour of discretionary accruals at high levels of pre-managed performance
28
29 warrants further investigation in alternative settings

30
31 Column 5 shows that when the pre-managed risk ratings are taken together,
32 the results are similar. Amongst the control variables, there is some variation with the
33
34 type of Trust. Discretionary accruals are lower in ambulance trusts and higher in
35 mental health and specialist trusts as compared with the reference group of acute
36
37 Trusts. Location however has no impact, and size, although statistically significant
38
39 ($p < 0.05$), has no economic significance (coefficient $= 0.00$).

40
41 Taken together our findings are consistent with the management of accruals to
42
43 avoid regulatory intervention not only in the short term (discretionary accruals are
44
45 additionally income increasing when there is a small pre-managed deficit) but also in
46
47 the medium term (discretionary accruals are additionally income decreasing when
48
49 there is a pre-managed surplus and are more so when the pre-managed surplus is well
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51 above intervention triggering thresholds).

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54 Insert Table 4 about here
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3 Table 5 shows the results for equation 3 which tests for accruals management
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5 when the pre-managed prudential borrowing limit is breached and when each
6 component risk rating is 2, potentially signalling intervention. Discretionary accruals
7
8 are more positive for a breach of the prudential borrowing limit (1.6% of assets,
9
10 $p < 0.01$) and when the pre-managed I&E surplus component rating is 2 (1.3% of
11 assets, $p < 0.01$). This suggests that the management of accruals to avoid regulatory
12 intervention is being driven by what could arguably be described as two ‘strategic’
13
14 metrics, the I&E surplus, which is the headline performance metric for a large range
15 of stakeholders, and the prudential borrowing limit, which has implications for the
16
17 strategic capacity of the Trust. The I&E surplus metric also appears to be a tighter
18
19 constraint (as indicated by the descriptive statistics in Table 1) than for example the
20 EBITDA metric and may therefore be more vulnerable to a poor rating. A low rating
21 on other metrics may be representative of much poorer overall performance and the
22
23 risk rating may therefore be less amenable to management.
24
25

26
27 Overall, the levels of additional discretionary accruals at 1-2% of assets (£2-
28
29 4m for a Trust with mean assets of £201m) is consistent with audit materiality levels
30 which are conventionally set at 1-2% of revenue, in accordance with International
31 Auditing Standard (IAS) 320 (para. A7).¹⁴ Within the context of the margins which
32
33 feature in *Monitor*’s regulatory regime however these materiality thresholds allow
34 sufficient flexibility for the management of discretionary accruals to influence the
35
36 final risk rating for the Trust.
37
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40 As a further test of the management of accruals to avoid intervention we test
41 whether discretionary accruals are managed upwards when pre-managed performance
42
43 against each component of EBITDA%, I&E surplus %, ROA% and Liquidity (days)
44
45 falls within a small range just below the threshold for a component rating of 3.
46 Significant findings of accruals management in these performance bands would
47
48 support the argument that discretionary accruals were being managed to avoid
49
50 intervention. The ranges we choose are 1% below the EBITDA threshold of 5%, 0.5%
51 below the I&E threshold of 1%, 0.5% below the ROA threshold of 3% and 2.5 days
52 below the liquidity threshold of 15. We also incorporate into this analysis a test of
53
54 Hypothesis 2c that small loss avoidance persists within the risk rating regime. The
55
56

57 ¹⁴ Available at: <http://www.ifac.org/system/files/downloads/a018-2010-iaasb-handbook-isa-320.pdf>
58 (accessed 10 November 2016)
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3 results are shown in Table 6. They are consistent with those in Table 4 in that accruals
4
5 are higher for the I&E surplus, but not for the other metrics. The table additionally
6 provides evidence that discretionary accruals are higher when pre-managed
7
8 performance falls just below financial breakeven. A coefficient of 0.011 ($p < 0.01$)
9
10 indicates that for a pre-managed deficit of up to 0.5% revenue (£1.2m for a Trust with
11 mean revenue), discretionary accruals are higher by c. £2m (for a Trust with mean
12 assets) thereby providing evidence that, consistent with Hypothesis 2c, discretionary
13 accruals are used to convert small underlying deficits into small reported surpluses.
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18 Insert Table 6 about here
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23 We supplement the investigation of loss avoidance by conducting a three way
24 analysis of the I&E surplus margin before and after discretionary accruals. Using the
25 full sample of 518 observations for the four years from 2009-10 to 2012-13, Table 7
26
27 shows that of the 105 Trust observations with a pre-managed deficit, 71 (40+31)
28 reported a surplus, and 31 reported a surplus of more than 1%, the threshold for a
29 component risk rating of 3. Given the 460 (343+117) observations with a reported
30 surplus this represents a false positive rate of 15%. Further, of the 343 observations
31 with a reported surplus above 1%, 74 (43+31) had an underlying surplus of less than
32 1%, representing a false positive rate of 21%. The null hypothesis of an independent
33 distribution of observations is rejected ($\text{Chi-sq. (4)} = 156.1, p = 0.000$)¹⁵ providing
34 prima facie evidence of the use of discretionary accruals to report an I&E surplus to
35
36 achieve regulatory thresholds.
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45 Insert Table 7 about here
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49 We also test whether discretionary accruals in the intervals just above the
50 threshold levels for a component risk rating of 3, and just below the threshold for a

54 ¹⁵ Although the Chi-square test is limited in its ability to provide information about the strength of the
55 relationships, and is sensitive to the size of the population and to low frequencies of observations,
56 the Chi-square statistic here is well above that required to generate a $p = 0.000$ statistic ($\text{chi-sq} = 20$),
57 the population size is modest at 518 observations and the lowest number of observations in a cell is
58 greater than the minimum 5 which would trigger concern.

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3 risk rating of 2, are significantly different from the rest. Evidence of accruals
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5 management in these performance bands would undermine the assumption of
6 discretionary accruals management to avoid intervention. The results are shown in
7
8 Table 8. We find no evidence of additional discretionary accruals in these
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10 performance bands.

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13 Insert Table 8 about here
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18 In all the above tables the underlying reduction in reported surpluses/deficits is
19 in the order of 10-11%. This is below the level found by Leone and Van Horn (2005)
20 in US not for profit hospitals (44%), by Ferreira et al. (2012) in Portuguese
21 municipalities (40-80%) and by Verbruggen and Christiaens (2012) in Belgian not-
22 for-profit entities (57%). This lower level is consistent with the move away from
23 financial breakeven as the principal financial objective, with the integral features of
24 the regulatory regime which discourage gaming, and also with early findings that the
25 higher the proportion of funding obtained from regulated public sources the lower the
26 reduction of pre-managed surpluses and deficits through the use of discretionary
27 accruals (Greenwood and Tao, 2016).

28
29 With similar coefficients and levels of significance, these findings are robust
30 to alternative models of accruals estimation (Dechow et al. 1995, Dechow et al.
31 2012)¹⁶, to the adoption of an annual cross-sectional estimator of discretionary
32 accruals¹⁷ and to our alternative method for calculating the pre-managed liquidity
33 component.¹⁸
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48 ¹⁶ In all cases the findings (both coefficients and statistical significance) are similar.

49 ¹⁷ With this alternative method of discretionary accrual estimation we find stronger significance for
50 some variables. For example, the co-efficient on the pre-managed risk rating of 3 is negative, but is
51 now significant and similar to that in Table 4, confirming the pattern of an increasing rate of
52 accruals management with pre-managed financial performance. In Table 5, using the OLS
53 regression, we found weak significance (10%) for the management of discretionary accruals
54 upwards when the ROA and EBITDA component ratings were 2. However, when discretionary
55 accruals are estimated using a cross-sectional model the (similar) co-efficients have a stronger
56 significance (<1%). These findings strengthen the proposition that a component rating of 2 may
57 trigger discretionary accruals management.

58 ¹⁸ See Section 4.3 Model development.
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6 Discussion and conclusions

Risk based models are increasingly being adopted, internationally, for the regulation of public services. This paper investigates variations in discretionary accruals in response to the regulatory incentives associated with such a model of public service delivery, that of NHS Foundation Trusts, where the level of monitoring and intervention is determined by performance against two key financial performance metrics: a financial risk rating and a prudential borrowing limit.

Overall, consistent with prior research and with general public and not-for-profit incentives to signal competence and efficiency in the use of resources, we find that discretionary accruals are managed to reduce the overall variation in reported performance: performance is managed upwards when there is a pre-managed deficit and downwards when there is a pre-managed surplus.

We contribute to the literature by finding that, in addition, discretionary accruals are managed to avoid intervention. They are performance increasing when pre-managed performance is just below the intervention threshold and performance decreasing when performance is well above threshold. The latter finding is consistent with a strong desire to reduce large surpluses and to protect future performance against the possibility of future regulatory intervention. Further, the incentive to achieve minimum levels of performance in order to avoid intervention has not displaced an aversion to the reporting of small losses. This finding is consistent with prior research in both the public and private sectors, a general aversion to losses which is a feature of the overall regulatory framework, and with the desire to signal competence and efficiency, particularly to a wider stakeholder audience who may be less concerned with the other metrics used by the regulator.

Taken together, our findings demonstrate that the use of an aggregated performance metric with features which aim to mitigate gaming does not preclude accruals management within acceptable audit materiality limits. Our findings also demonstrate that incentives to report high levels of financial performance, in the form of lower monitoring, are not so strong as to affect financial reporting quality. In the public and not-for-profit settings, however, the acceptability of stronger incentives for increased surplus reporting, for example in the form of remuneration incentives (as investigated in Eldenburg et al, 2004), is questionable. However, as healthcare

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2
3 services continue to be subject to reform, with the proposed unwinding of ‘Obama-
4
5 care’ in the US and increased marketization elsewhere, further research into the
6 conditions under which financial reporting quality is affected by incentives for
7
8 ‘better’ financial performance would be helpful in informing regulatory design.
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10
11 Finally, we find that the management of discretionary accruals is driven by
12 two metrics of strategic significance, the I&E surplus margin and the prudential
13 borrowing limit. Discretionary accruals are higher when the I&E surplus margin falls
14 below the intervention triggering threshold. Both the scale of the economic effect and
15 the statistical significance of the findings are lower for other components of the risk
16 rating. These findings are consistent with the wider strategic importance of the I&E
17 surplus which has significance and meaning to a stakeholder audience which extends
18 far beyond the immediate concerns of the regulator.
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25 Whilst accruals management around regulatory targets is unlikely to be
26 eliminated, further investment in cost effective measures to improve financial
27 reporting quality would enhance regulatory effectiveness: intervention would be more
28 timely when underlying performance is poor and there would be less scope for Trusts
29 to disguise their potential for service development when underlying performance is
30 strong. Such measures might include additional audit guidance, a review of audit
31 materiality thresholds, and more refined regulatory monitoring of accruals. In a more
32 marketised NHS, other measures might also include a strengthening of the incentives
33 to report good financial performance which, subject to wider political considerations,
34
35 would mitigate the incentives to disguise surpluses. These considerations are
36 particularly relevant when, as at present, there are considerable pressures on public
37 spending and the funding of the health service.
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7 **8 Tables**
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12 **Table 1 Descriptive statistics**

Variable	No. obs.	Mean	Std.Devn.	Min.	Max.	Median	Skewness	Kurtosis
Total income £000	332	266,671	180,351	21,024	1,168,963	222,987	2.120	8.546
Total assets £000	332	201,568	158,158	9,885	1,135,903	155,625	2.777	13.737
Staff costs £000	332	166,415	99,594	10,488	650,127	146,322	1.812	7.554
EBITDA £000	332	17,013	15,877	-19,749	106,505	13,364	2.286	10.409
EBITDA/TI %	332	6.096	2.907	-9.504	17.545	5.972	-1.007	8.612
I&E surplus	332	4,374	10,080	-45,772	93,574	3,300	2.918	32.039
I&E surplus/TI %	332	1.557	3.521	-22.027	25.254	1.409	-0.542	19.733
Liquidity days	332	28.907	26.276	-32.669	200.311	26.315	1.266	8.516
Return on assets	332	3.394	6.421	-31.851	41.727	4.210	-0.640	11.785
Net current assets £000	332	11,230	14,908	-23,913	91,183	8,018	1.278	6.060
Receivables £000	332	11,363	10,693	1,349	68,546	8,174	2.795	12.107
Inventory £000	332	3,104	3,572	0	19,132	2,316	1.941	7.311
Payables £000	332	25,086	19,881	2,031	147,757	19,037	2.608	12.298
Depreciation £000	332	7,441	6,211	429	42,535	5,674	2.475	11.304
Long term provisions £000	332	1,811	2,326	0	20,368	1,030	3.613	23.501
Bad debt expense	332	311	990	-4,426	9,637	107	3.660	35.346

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Table 2

Pairwise correlation statistics: pre-managed component risk ratings

Indicators	EBITDA rating	I&E rating	ROA rating	Liquidity rating	PBL indicator
EBITDA rating (1-5)	1.00				
I&E rating (1-5)	0.64 (0.00)	1.00			
ROA rating (1-5)	0.52 (0.00)	0.73 (0.00)	1.00		
Liquidity rating (1-5)	0.26 (0.00)	0.43 (0.00)	0.32 (0.00)	1.00	
PBL indicator	-0.37 (0.00)	-0.75 (0.00)	-0.60 (0.00)	-0.41 (0.00)	1.00

p-values in parentheses

Table 3

Descriptive statistics of discretionary accruals

Weighted Rating (Pre-managed)	N	mean	T-test mean=0	sd	min	max	median	skewness
1	35	0.008	0.160	0.052	-0.097	0.153	0.004	0.700
2	113	0.011	0.000	0.025	-0.055	0.124	0.010	1.404
3	125	-0.003	0.145	0.019	-0.082	0.049	-0.002	-0.533
4 or 5	59	-0.016	0.002	0.037	-0.140	0.126	-0.017	0.068
Total	332	0.001	0.759	0.031	-0.140	0.153	0.000	0.530

Table 4

Estimation results for discretionary accruals and pre-managed risk rating

		(1)	(2)	(3)	(4)	(5)
<i>Pre-mSurp</i>	Pre-managed surplus	-0.110*** (0.0383)	-0.111*** (0.0358)	-0.114*** (0.0388)	-0.100*** (0.0326)	-0.0801*** (0.0258)
	Pre-managed risk rating 1	0.00687 (0.00827)				0.0134 (0.00877)
	Pre-managed risk rating 2		0.0107*** (0.00332)			0.0110*** (0.00319)
<i>Rating</i>	Pre-managed risk rating 3			-0.00491 (0.00296)		
	Pre-managed risk rating >=4				-0.0182*** (0.00632)	-0.0139** (0.00599)
<i>Type</i>	Acute Specialist	0.0151** (0.00625)	0.0168** (0.00667)	0.0142** (0.00625)	0.0216*** (0.00779)	0.0232*** (0.00764)
<i>Base group: acute</i>	Acute Teaching	-0.000960 (0.00523)	-0.00221 (0.00512)	-0.00126 (0.00524)	-0.00217 (0.00518)	-0.00151 (0.00478)
	Ambulance	-0.0772*** (0.0200)	-0.0758*** (0.0212)	-0.0808*** (0.0207)	-0.0618*** (0.0213)	-0.0625*** (0.0216)
	Mental Health	0.0180*** (0.00452)	0.0172*** (0.00444)	0.0174*** (0.00449)	0.0188*** (0.00481)	0.0186*** (0.00470)
<i>Region</i>	Midlands	0.00122 (0.00583)	0.00216 (0.00582)	0.00179 (0.00580)	0.00176 (0.00598)	0.00288 (0.00611)
<i>Base group: London</i>	North	0.00542 (0.00542)	0.00565 (0.00518)	0.00594 (0.00535)	0.00479 (0.00549)	0.00645 (0.00544)
	South	0.00704 (0.00581)	0.00863 (0.00567)	0.00844 (0.00563)	0.00569 (0.00607)	0.00750 (0.00612)
<i>DA_{it-1}</i>	Prior year discretionary accrua	-0.0376 (0.0914)	-0.0689 (0.0970)	-0.0529 (0.0975)	-0.0401 (0.0933)	-0.0366 (0.0857)
<i>RepSurp_{it}</i>	Prior year reported performan	0.0780*** (0.0267)	0.0747*** (0.0273)	0.0755*** (0.0263)	0.0801*** (0.0266)	0.0877*** (0.0286)
<i>TI_{it-1}</i>	Prior year total income	3.04e-08** (1.44e-08)	2.73e-08** (1.35e-08)	3.00e-08** (1.40e-08)	2.69e-08* (1.40e-08)	2.74e-08** (1.34e-08)
	Year	Yes	Yes	Yes	Yes	Yes
	Constant	-0.0201*** (0.00754)	-0.0229*** (0.00764)	-0.0177** (0.00772)	-0.0162** (0.00779)	-0.0239*** (0.00755)
	Observations	332	332	332	332	332
	R-squared	0.212	0.231	0.214	0.237	0.259
Cluster robust standard errors in parentheses						
*** p<0.01, ** p<0.05, * p<0.1						

Dependent variable: *DA_{it}* Discretionary accruals

Table 5

Estimation results for discretionary accruals and the prudential borrowing limit and pre-managed component risk ratings of 2

		(1)	(2)	(3)	(4)	(5)
<i>Pre-mSurp</i>	Pre-managed surplus	-0.112*** (0.0400)	-0.114*** (0.0366)	-0.115*** (0.0384)	-0.119*** (0.0403)	-0.0971*** (0.0319)
<i>Rating</i>	EBITDA %	0.00627* (0.00342)				
1 if Pre-managed component rating =2 or if prudential borrowing limit is breached	I&E surplus %		0.0129*** (0.00304)			
	ROA %			0.00639* (0.00343)		
	Liquidity (days)				-0.00111 (0.00735)	
	Prudential borrowing limit					0.0155*** (0.00390)
<i>Type</i>	Acute Specialist	0.0159** (0.00647)	0.0184*** (0.00672)	0.0147** (0.00658)	0.0146** (0.00642)	0.0215*** (0.00733)
Base group: Acute	Acute Teaching	-0.00203 (0.00532)	-0.00249 (0.00501)	-0.000114 (0.00535)	-0.00155 (0.00541)	-0.00179 (0.00526)
	Ambulance	-0.0763*** (0.0205)	-0.0724*** (0.0209)	-0.0766*** (0.0207)	-0.0778*** (0.0204)	-0.0697*** (0.0208)
	Mental Health	0.0165*** (0.00463)	0.0198*** (0.00457)	0.0176*** (0.00456)	0.0177*** (0.00449)	0.0192*** (0.00459)
<i>Region</i>	Midlands	0.00128 (0.00585)	0.00391 (0.00560)	0.00148 (0.00564)	0.00108 (0.00589)	0.00198 (0.00623)
Base group: London	North	0.00477 (0.00547)	0.00700 (0.00510)	0.00501 (0.00519)	0.00487 (0.00554)	0.00498 (0.00563)
	South	0.00732 (0.00584)	0.00820 (0.00560)	0.00727 (0.00556)	0.00703 (0.00584)	0.00716 (0.00620)
<i>DA_{it-1}</i>	Prior yr discretionary accs	-0.0504 (0.0982)	-0.0632 (0.0981)	-0.0557 (0.0981)	-0.0508 (0.0982)	-0.0489 (0.0965)
<i>RepSurp_{it-1}</i>	Prior yr reported performance	0.0723*** (0.0265)	0.0750*** (0.0280)	0.0753*** (0.0268)	0.0734*** (0.0257)	0.0834*** (0.0271)
<i>TI_{it-1}</i>	Prior yr total income	3.29e-08** (1.47e-08)	3.30e-08** (1.34e-08)	2.57e-08* (1.38e-08)	2.96e-08** (1.46e-08)	2.84e-08** (1.30e-08)
<i>Year</i>		Yes	Yes	Yes	Yes	Yes
Constant		-0.0205** (0.00797)	-0.0264*** (0.00754)	-0.0193** (0.00755)	-0.0186** (0.00780)	-0.0302*** (0.00819)
Observations		332	332	332	332	332
R-squared		0.215	0.239	0.216	0.209	0.250
Cluster robust standard errors in parentheses						
*** p<0.01, ** p<0.05, * p<0.1						

Dependent variable: *DA_{it}* Discretionary accruals

Table 6

Discretionary accruals when component ratings are just below a risk rating of 3 and the I/E surplus is just below breakeven.

		(1)	(2)	(3)	(4)
VARIABLES		DA	DA	DA	DA
<i>Pre-mSurp</i>	Pre-Managed Surplus(AFP)	-0.118*** (0.0399)	-0.117*** (0.0387)	-0.118*** (0.0399)	-0.119*** (0.0403)
<i>Comp</i> Individual component metrics	EBITDA, 1% below rating 3	0.00221 (0.00392)			
	I&E surplus, 0.5% below rating 3		0.0111*** (0.00295)		
	I&E surplus, 0.5% below breakeven		0.0111*** (0.00361)		
	ROA, 0.5% below rating 3			0.00282 (0.00565)	
	Liquidity, 2.5 days below rating 3				-0.00111 (0.00735)
<i>Type</i> Base group: acute	Acute Specialist	0.0148** (0.00644)	0.0163** (0.00660)	0.0147** (0.00640)	0.0146** (0.00642)
	Acute Teaching	-0.00166 (0.00540)	-0.00216 (0.00546)	-0.00140 (0.00541)	-0.00155 (0.00541)
	Ambulance	-0.0775*** (0.0203)	-0.0754*** (0.0207)	-0.0776*** (0.0204)	-0.0778*** (0.0204)
	Mental Health	0.0175*** (0.00462)	0.0189*** (0.00455)	0.0177*** (0.00453)	0.0177*** (0.00449)
<i>Region</i> Base group: London	Midlands	0.001000 (0.00582)	0.00292 (0.00577)	0.00109 (0.00585)	0.00108 (0.00589)
	North	0.00472 (0.00547)	0.00585 (0.00523)	0.00475 (0.00540)	0.00487 (0.00554)
	South	0.00697 (0.00569)	0.00775 (0.00564)	0.00693 (0.00580)	0.00703 (0.00584)
<i>DA_{it-1}</i>	Prior yr discretionary accruals	-0.0503 (0.0979)	-0.0573 (0.0964)	-0.0511 (0.0980)	-0.0508 (0.0982)
<i>RepSurp_{it-1}</i>	Prior yr reported surplus	0.0737*** (0.0262)	0.0751*** (0.0272)	0.0741*** (0.0261)	0.0734*** (0.0257)
<i>TI_{it-1}</i>	Prior yr total income	2.99e-08** (1.45e-08)	2.94e-08** (1.39e-08)	2.91e-08** (1.44e-08)	2.96e-08** (1.46e-08)
<i>Year</i>	Year Control	Yes	Yes	Yes	Yes
<i>Constant</i>		-0.0189** (0.00776)	-0.0223*** (0.00761)	-0.0186** (0.00774)	-0.0186** (0.00780)
Observations		332	332	332	332
R-squared		0.210	0.225	0.209	0.209
		Cluster robust standard errors in parentheses			
		*** p<0.01, ** p<0.05, * p<0.1			

Dependent variable: *DA_{it}* Discretionary accruals

Table 7

Comparison of I&E surplus margin before and after discretionary accruals

I&E Surplus %	Reported			Total
	<0	0-1	>=1	
Before discretionary accruals	34	40	31	105
<0	16	41	43	100
0-1	8	36	269	313
>=1	58	117	343	518
Total				

Pearson Chi2 (4) = 156.1, $p = 0.000$.

Note: An I&E surplus margin of less 1% is associated with a component risk rating of 2

Table 8

Estimation results for discretionary accruals and pre-managed performance: additional test of inference that accruals management is in response to the incentive to avoid regulatory intervention[†]

VARIABLES		(1)	(2)	(3)	(4)
		DA	DA	DA	DA
<i>Pre-mSurp</i>	Pre-Managed Surplus	-0.119***	-0.113***	-0.119***	-0.119***
		(0.0407)	(0.0380)	(0.0401)	(0.0403)
<i>Comp</i> Individual components of the risk rating	EBITDA, 1% above rating 3	-0.00105			
		(0.00257)			
	EBITDA, 1% below rating 2	-0.00234			
		(0.0358)			
	Reporting surplus, 0.5% above rating 3		-0.00253		
			(0.00399)		
	Reporting surplus, 0.5% below rating 2		0.0323*		
			(0.0183)		
	ROA, 0.5% above rating 3			0.000156	
				(0.00625)	
ROA, 0.5% below rating 2			-0.00118		
			(0.00574)		
Liquidity, 2.5 days above rating 3				0.00846*	
				(0.00456)	
Liquidity, 2.5 days below rating 2				-0.00464	
				(0.00915)	
<i>DA_{it-1}</i>	Prior yr discretionary accruals	-0.0510	-0.0488	-0.0504	-0.0521
		(0.100)	(0.0995)	(0.0981)	(0.0980)
<i>RepSurp_{it-1}</i>	Prior yr reported surplus	0.0743***	0.0757***	0.0738***	0.0724***
		(0.0263)	(0.0269)	(0.0261)	(0.0255)
<i>TI_{it-1}</i>	Prior yr total income	2.91e-08**	3.17e-08**	2.93e-08**	2.79e-08*
		(1.44e-08)	(1.50e-08)	(1.44e-08)	(1.44e-08)
<i>Controls</i>	Year, type, region	Yes	Yes	Yes	Yes
	Constant	-0.0183**	-0.0195**	-0.0187**	-0.0193**
		(0.00783)	(0.00825)	(0.00761)	(0.00773)
	Observations	332	332	332	332
	R-squared	0.209	0.221	0.209	0.215

Cluster robust standard errors in parentheses

Dependent variable: *DA_{it}* Discretionary accruals

[†]Explanatory note: If the additional accruals management for a pre-managed component rating of 2 is driven by intervention avoidance then we would not expect to see significance on the coefficient (α_2 in equation 3) on *Comp* when the pre-managed component rating is just above 3 (as there would be no threat of intervention in this case) or when the component rating is just below 2 (as additional accruals management is unlikely to take the Trust out of intervention measures).

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Figure 1

The component metrics of the financial risk rating for Foundation Trusts

Measure	Metric to be scored	Weight %	Risk Rating				
			1	2	3	4	5
Financial efficiency	I&E surplus margin %	20	<-2	-2	1	2	3
	Return on assets excluding dividend ¹ %	20	<-2	-2	3	5	6
Underlying performance	EBITDA margin %	25	<1	1	5	9	11
Liquidity	Liquidity ratio (days) ²	25	<10	10	15	25	60
Achievement of plan	EBITDA% of plan	10	<50	50	70	85	100

(Source: (Adapted from) Monitor, 2009b. p.14.)

All terms and definitions are taken from the regulator's compliance framework.

¹ This is broadly equivalent to a return on capital measure. It is calculated as the income and expenditure surplus (after deduction of finance costs but before the dividend on public dividend capital) divided by taxpayers' equity plus debt (including Private Finance Initiative balances and finance leases). The public dividend is a fixed charge of 3.5% on taxpayers' equity and thus essentially resembles a cost of capital charge rather more than a dividend.

² The liquidity ratio is defined as cash plus trade debtors (including accrued income) minus (trade creditors plus accruals) plus unused committed or available working capital facility expressed as a number of days of operating expenses (excluding depreciation). Note: this ratio is referred to as a 'liquidity' ratio by the regulator but has features consistent with a cash conversion cycle.

(Note the commercialization of the terminology applied to Foundation Trusts in the reference to EBITDA even though Foundation Trusts do not generate 'earnings' as such).

The final 'financial risk rating' is the weighted average of the metric scores as illustrated below:

Derivation of a Foundation Trust 'financial risk rating': An illustration

Example: Trust X has an I&E surplus margin of 0.8%, an ROA of 3.5%, an EBITDA margin of 6.2%, liquidity of 28 days of operating expenses, and achievement of plan of 83%.

Metric	Actual performance	Component risk rating	Weighting	Weighted component risk rating
I&E surplus margin	0.8%	2	20%	0.40
Return on assets	3.5%	3	20%	0.60
EBITDA margin	6.2%	3	25%	0.75
Liquidity	28days	4	25%	1.00
Achievement of plan %	83%	3	10%	0.30
Weighted rating				3.05
FINAL RISK RATING				3

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Figure 2

Prudential borrowing limit – the determining ratios

Ratio	Required level of performance
Dividend cover	>1
Interest cover	>3
Debt service cover	2
Debt service to revenue	<2.5%

Definitions:

Dividend cover: (Revenue Available for Debt Service *minus* Annual Interest) *divided by* Annual PDC Dividend*

Interest cover: Revenue Available for Debt Service *divided by* Annual Interest

Debt service cover: Revenue Available for Debt Service *divided by* Annual Debt Service

Debt service to revenue: Annual Debt Service *divided by* Revenue

* PDC Dividend: Public Dividend Capital (PDC) represents the Department of Health’s long term investment in each Trust that, although repayable, does not have a defined repayable schedule. It was initially provided to NHS Trusts when they were first formed to enable them to purchase the Trust’s assets from the Secretary of State. It appears in the Trust’s ‘taxpayer’s equity’ section of their Statement of Financial Position and is similar in status to share capital in a company. The PDC dividend, however, is not a charge related to the value of Public Dividend Capital (PDC) alone. It is paid at a rate of 3.5% of the average net relevant assets of a trust. Net relevant assets are broadly equivalent to Taxpayers equity but after the deduction of some specific reserves such as the donated asset reserve. (NHS Trust Development Authority 2016, Annex 7, Appendix 6)

Figure 3

Risk rating metrics - definitions

(sourced from the Regulator's compliance framework documents¹⁹)

Financial Criteria	Compliance Framework Definition	Actual Calculation for years:		
		2009/10 and 2010/11	2011/12	2012/13 and 2013/14
Financial efficiency	Return on Assets excluding dividend (%) or Net Return after Financing (%)	(Adjusted I&E Surplus/(Deficit) ² + PDC Dividend ⁹ Expense) <i>divided by</i> Total Assets Employed ³	EBIT ⁵ <i>divided by</i> Capital Employed ⁶	Earnings after Financing ⁷ <i>divided by</i> Capital Employed ⁸
	I&E Surplus Margin net of Dividend (%)	Adjusted I&E Surplus/(Deficit) <i>divided by</i> Operating Income/Revenue	Same as previous periods	Same as previous periods
Underlying performance	EBITDA margin (%)	EBITDA <i>divided by</i> Operating Income/Revenue	Same as previous periods	Same as previous periods
Achievement of plan	EBITDA achieved (% of plan)	Actual EBITDA ¹ margin <i>divided by</i> planned EBITDA margin	Same as previous periods	Same as previous periods
Liquidity	'Liquidity ratio' [expressed as a cash conversion cycle] (days)	Net Liquid Resources ⁴ <i>divided by</i> Operating Expenses *365	Same as previous periods	Same as previous periods

Notes:

¹ EBITDA is defined as: Total Operating Income – Total Operating Expenses (excl. Finance Costs, Depreciation, Amortisation and Exceptional Items).

² Adjusted I&E Surplus/(Deficit) is defined as: Net I&E Surplus/(Deficit) after Tax *add back* Exceptional Income/Costs & Impairments.

³ Total Assets Employed is defined as: Period Average of (Net Assets + Borrowings).

⁴ Net Liquid Resources is defined as: Current Assets (excl. Inventories, Derivative Related Assets, Available/Held for Sale, Assets and Charitable Funds Assets) – Current Liabilities (excl. Charitable Funds Liabilities) + any unused Committed¹⁰ Working Capital Facilities.

⁵ EBIT is defined as: EBITDA, as noted above, *less* Depreciation & Amortisation.

⁶ Capital Employed is defined as: Period Average of (Total Assets – Current Liabilities).

⁷ Earnings after Financing is defined as: EBITDA – Tax – Net Finance Expense (incl. PDC dividend, PFI¹¹ financing and other financial lease costs).

⁸ Capital Employed is defined as: Period Average of (Taxpayers' Equity + Lease Liabilities + Borrowing).

⁹ PDC: Public Dividend Capital represents the Department of Health's long term investment in each Trust that, although repayable, does not have a defined repayable schedule. It was initially provided to NHS Trusts when they were first formed to enable them to purchase the Trust's assets from the Secretary of State. It appears in the Trust's 'taxpayer's equity' section of their Statement of Financial Position and is similar in status to share capital in a company. The PDC dividend however is not a charge related to the value of Public Dividend Capital (PDC) alone. It is paid at a rate of 3.5% of the average net relevant assets of a trust. Net relevant assets are broadly equivalent to Taxpayers equity but after the deduction of some specific reserves such as the donated asset reserve. (NHS Trust Development Authority 2016, Annex 7, Appendix 6)

¹⁰ Committed working capital: Foundation Trusts are required by the regulator to have working capital facilities in place with banks of about one month's operational expenditure.

¹¹ PFI – Private finance initiative: a method of providing funds for major capital investments where private firms provide the capital investment for public projects, such as new hospital facilities, and then lease the project assets back to the relevant public body – in this case an NHS Foundation Trust.

¹² Taxpayers' Equity: Public dividend capital plus reserves (e.g. the income and expenditure reserve)

¹⁹ Monitor, 2009b, p. 14, 2011 p. 23, 2013, p. 23.

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Figure 4

Predicted signs of coefficients on independent variables

Independent variable	Description	Hypothesis		Expected sign	
<i>Pre-mSurp</i>	Pre-managed surplus	<i>H1</i>	Discretionary accruals will be managed to report small surpluses	-ve	
<i>Rating</i>	Pre-managed 'financial risk rating'	1	<i>H2b</i>	No additional accruals management	
		2	<i>H2a</i>	Discretionary accruals will be additionally income increasing in order to avoid regulatory intervention	+ve
		3	<i>H2b</i>	No additional accruals management	
		4 or 5	<i>H2b</i>	No additional accruals management	
<i>Comp</i>	=1 for breach of the pre-managed prudential borrowing limit	<i>H2a</i>	Discretionary accruals will be additionally income increasing in order to avoid regulatory intervention	+ve	
	=1 for small pre-managed deficit	<i>H2c</i>	Discretionary accruals will be additionally income increasing	+ve	

Dependent variable = discretionary accruals.

The derivation of a Trust's financial risk rating can be found in Figure 1.

A risk rating of 2 triggers regulatory intervention in the form of additional reporting requirements but can escalate for a risk rating of 1 to more direct intervention and ultimately to removal of the Board and Governing Body.

A risk rating of 3 is the default level of regulatory monitoring which involves the submission of quarterly financial returns.

A risk rating of 4 or 5 generates rewards in the form of a lower frequency of reporting (bi-annually)

